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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/820,965	03/30/2001	Lev Brouk	GRCN001/03US	3908	
22434 7	590 10/26/2004		EXAM	EXAMINER	
BEYER WEAVER & THOMAS LLP			ZHONG	ZHONG, CHAD	
P.O. BOX 778 BERKELEY	CA 94704-0778		ART UNIT	PAPER NUMBER	
DERREEDET,			2152		
			DATE MAILED: 10/26/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.



		Application No.	Applicant(s)	(,)~
			Applicant(s)	9/
Office Action Summary		09/820,965	BROUK ET AL.	
	Office Action Summary	Examiner	Art Unit	
	The MAN NO DATE of this	Chad Zhong	2154	
- Period fo	- The MAILING DATE of this communi r Reply	cation appears on the cover sheet w	ith the correspondence address	S
THE N - Exten after S - If the - If NO - Failur Any re	PRTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNI sions of time may be available under the provisions (SIX (6) MONTHS from the mailing date of this commorphism of the properties of the provisions of the properties of the provisions of the properties of the provisions of the provisions of the provision o	CATION. of 37 CFR 1.136(a). In no event, however, may a unication.)) days, a reply within the statutory minimum of thir tutory period will apply and will expire SIX (6) MOI will, by statute, cause the application to become Al	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this commun BANDONED (35 U.S.C. § 133).	nication. •
Status				
1)🛛	Responsive to communication(s) file	d on <u>30 <i>March 2001</i></u> .		
2a) <u></u> □	This action is FINAL .	b)⊠ This action is non-final.		
<u>-</u>	Since this application is in condition closed in accordance with the praction	·		rits is
Disposition	on of Claims			
5) □ 6) ⊠ 7) □	Claim(s) <u>1-34</u> is/are pending in the all all of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1-34</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	re withdrawn from consideration.		
Application	on Papers			
9)🖂 -	The specification is objected to by the	e Examiner.		
10)🛛 -	The drawing(s) filed on is/are:	a) accepted or b) ⊠objected to	by the Examiner.	
	Applicant may not request that any object	ction to the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including The oath or declaration is objected to	· ·	-	
Priority u	nder 35 U.S.C. § 119		•	
a)[2. Certified copies of the priority 3. Copies of the certified copies	documents have been received. documents have been received in A of the priority documents have beer nal Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stag	je
Attachment				
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date 4/48/02.	TO-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152))

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DETAILED ACTION

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1. Claims 1-34 are presented for examination.

2. It is noted that although the present application does contain line numbers in specification and

claims, the line numbers in the claims do not correspond to the preferred format. The preferred format is

to number each line of every claim, with each claim beginning with line 1. For ease of reference by both

the Examiner and Applicant all future correspondence should include the recommended line numbering.

4. The use of the trademark Oracle, SAP, PeopleSoft among others have been noted in this

application (pg 2, for example). It should be capitalized wherever it appears and be accompanied by the

generic terminology. Appropriate correction is required on the entire specification and appendix.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371 (c) of this title before the invention thereof by the applicant for patent.

6. Claims 1-34 are rejected under 35 U.S.C. 102(e) as being anticipated by Bowman-Amuah

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(hereinafter Bowman), US 2003/0058277.

7. As per claim 1, Bowman teaches a message routing method, comprising:

(a) invoking a first service during a logical routing of a message in a message routing network, said

first service invocation having a first context; and

(b) invoking a second service during said logical routing of said message in said message routing

network, said second service invocation having a second context that is defined at least in part by said

first service (pg 5, [0164]; pg 127, [3346]; pg 139, [3635]; pg 149, [3821], [3814], [3829], [3836-3837];

Bowman discusses remote method invocation [hereinafter RMI], RMI inherently allows remote

invocation of methods in between two nodes in the network, i.e. between client and a server. Claim 1

deals with plurality of invocations wherein the second invocation is related in first invocation. In the

sections cited in Bowman, a single work unit has the possibility of involving multiple invocations on

another node in the network wherein the invocations are interrelated towards a particular task but

involving various contexts).

8. As per claim 2, Bowman teaches the message routing method of claim 1, wherein a context to an

invocation includes an identity of an invoker service (pg 16, [0460]; pg 141, [3685]).

9. As per claim 3, Bowman teaches the message routing method of claim 1, wherein a context to an

invocation includes arguments to an invoked service (pg 177; pg 151).

10. As per claim 4, Bowman teaches the message routing method of claim 1, wherein a context to an

invocation includes a session identifier for said message (pg 42, [1203]; pg 49, [1434]; pg 63, [1930]).

11. As per claim 5, Bowman teaches the message routing method of claim 1, wherein a context to an

invocation includes a topic for said message (pg 45, [1313]; pg 43, [1253]; pg 33, [0920]).

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- 12. As per claim 6, Bowman teaches the message routing method of claim 1, wherein a context to an invocation includes billing responsibility for said invocation (pg 2, [0059]; pg 66, [2010]).
- 13. As per claim 7, Bowman teaches the message routing method of claim 1, wherein said message routing network controls at least part of an invocation (pg 5, [0164]; pg 127, [3346]; pg 139, [3635]; pg 149, [3821]).
- 14. As per claim 8, Bowman teaches the message routing method of claim 1, wherein a context of an invocation is included at least in part in a header element of a message (pg 141, [3685]).
- 15. As per claim 9, Bowman teaches the message routing method of claim 1, wherein a context of an invocation is included at least in part in a body element of a message (pg 141, [3685]).
- 16. As per claim 10, Bowman teaches the message routing method of claim 1, wherein a context of an invocation is included at least in part in an attachment of a message (pg 141, [3685]).
- 17. As per claim 11, Bowman teaches the message routing method of claim 1, further comprising restoring said context, upon return from said second service invocation, to said first context (pg 11, [0333]; pg 62, [1910]; pg 170, [4317]).
- 18. As per claim 12, Bowman teaches the message routing method of claim 1, further comprising adding a returned context from said second service invocation to said restored context (pg 170, [4317-4318]).
- 19. As per claim 13, claim 13 is rejected for the same reasons as rejection to claim 1 above.
- 20. As per claim 14, Bowman teaches a message routing system, comprising:a message routing network that enables message routing between a plurality of services, wherein said

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routing is based on a logical routing of said message that is effected through a sequence of invocations among said plurality of services, wherein a context of an invocation is defined at least in part by an invoking service, wherein upon return from a service invocation, said message routing network restores a message context to a context state of an invoking service of said service invocation (pg 170, [4318], [4317], and same rejection as rejection to claim 1 above.).

- 21. As per claim 15, claim 15 is rejected for the same reasons as rejection to claim 8 above.
- 22. As per claim 16, Bowman teaches the message routing system of claim 14, wherein a context to an invocation includes an identity of an invoker service (pg 15, [0448]; pg 16, [0460]; pg 33, [0926]).
- 23. As per claim 17, Bowman teaches the message routing system of claim 14, wherein a context to an invocation includes arguments to an invoked service (pg 151, pg 177).
- 24. As per claims 18-21, claims 18-21 are rejected for the same reasons as rejection to claims 4-7 above respectively.
- As per claim 22, Bowman teaches the message routing system of claim 14, wherein said logical 25. routing occurs prior to a physical routing of a message (pg 117, [3157]; pg 119, [3199]; pg 123, [3287]; pg 38, [1077]).
- 26. As per claim 23, Bowman teaches the message routing system of claim 14, wherein at least part of said logical routing occurs after initiation of a physical routing of a message (pg 38, [1078]; pg 73, [2193]).
- 27. As per claim 24, Bowman teaches the message routing system of claim 14, wherein physical routing of a message occurs at identified points during said logical routing (pg 117, [3157]; pg 119,

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[3199]; pg 123, [3287]; pg 38, [1077]).

28. As per claims 25-27, claims 25-27 are rejected for the same reasons as rejection to claims 8-10

above respectively.

29. As per claim 28, Bowman teaches a message routing method, comprising:

(a) invoking a first service that receives only logical delivery of an application message, said

application message received over a public network, wherein said first service invocation has a first

context defined at least in part by a first invoking service (pg 117, [3157]; pg 119, [3199]; pg 123, [3287];

pg 38, 1077);

(b) invoking a second service, said second service invocation having a second context that is defined

at least in part by said first service, wherein said second service invocation is managed by a message

routing network on behalf of said first service; and

(c) delivering said message having said second context to said second service over said public

network (parts b and c of claim 28 are rejected for the same reasons as rejection to claim 1 above).

30. As per claim 29-34, claims 29-34 are rejected for the same reasons as rejection to claims 1, 8, 2-6

above respectively.

Conclusion

31. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The following patents and publications are cited to further show the state of the art with respect to

"System And Method For Outing Messages Between Applications".

i. US 6529489

Kikuchi et al.

ii. US 5255389

Wang

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iii. US 5333312 Wang

iv. US 6091714 Sensel et al.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chad Zhong whose telephone number is (703) 305-0718. The examiner can normally be reached on M-F 7am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John A Follansbee can be reached on 703-305-8498. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

CZ July 9, 2004

> Dung C. Dinh Primary Examiner